PRESTON DUFAUCHARD California Corporations Commissioner 2 WAYNE STRUMPFER Deputy Commissioner 3 ALAN WEINGER Supervising Attorney KIRK E. WALLACE (State Bar No. 129953) Corporations Counsel
71 Stevenson Street, Suite 2100 San Francisco, California 94105 Telephone: (415) 972-8546 Attorneys for the Plaintiff STATE OF CALIFORNIA. DEPARTMENT OF CORPORATIONS 8 State of California - Department of Corporations SUPERIOR COURT OF THE STATE OF CALIFORNIA 9 FOR THE COUNTY OF SACRAMENTO 10 THE PEOPLE OF THE STATE OF Case No.: 02AS05849 CALIFORNIA, by and through the CALIFORNIA CORPORATIONS COMMISSIONER. SETTLEMENT AGREEMENT 12 AND STIPULATION FOR ENTRY OF PERMANENT 13 Plaintiff. INJUNCTION AGAINST CHARLES CATHCART, SCOTT 14 CATHCART AND YURI vs. DEBEVO 15 16 DERIVIUM CAPITAL, LLC, a South Carolina 17 Corporation: FIRST SECURITIES CAPITIAL, LLC, a South Carolina Corporation: FSC FIRST SECURITIES CAPITAL, LLC, a Texas Corporations; DIVERSIFIED DESIGN ASSOCIATES, an Irish Corporation; DR. CHARLES CATHCART, individually and doing business 20 as DERIVIUM CAPITAL, LLC FSC FIRST SECURITIES CAPITAL and FIRST SECURITIES 21 CAPITAL, LLC; SCOTT CATHCART, individually and doing business as DERIVIUM CAPITAL, LLC, FSC FIRST SECURITIES CAPITAL and FIRST SECURITIES 23 CAPTIAL, LLC; YURI DEBEVC, individually and doing business as DERIVIUM CAPITAL, LLC FSC FIRST 24 SECURITIES CAPITAL and FIRST SECURITIES 25 CAPITAL, LLC, BANCROFT VENTURES LIMITED, an Isle of Man Corporation, and DOES 1 through 70. 26 27 Defendants. 28

SETTLEMENT AGREEMENT AND STIPULATION FOR ENTRY OF PERMANENT INJUNCTION AGAINST CHARLES CATHCART, SCOTT CATHCART AND YURI DEBEYO

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TO ALL PARTIES AND THEIR ATTORNEYS OF RECORD

It is hereby stipulated as follows:

Defendants, Charles Catheart, Scott Catheart, and Yori Debeve (collectively, the "Individual Defendants" or "Charles Cathcart, Scott Cathcart, and Yuri Debeve") and Plaintiff, The People of the State of California by and through the California Corporations Commissioner, (collectively, the "settling parties") desire to resolve all issues and disputes between them underlying and related to the facts and circumstances contained in and that led to the above captioned action and have settled this case as between them pursuant to Code of Civil Procedure Section 664.6 and the terms and conditions set forth below and agree that pursuant to that section the Court retains jurisdiction to enforce the terms of this settlement.

This settlement agreement and Stipulation for Entry of a Permanent Injunction Against Charles Catheart, Scott Catheart, and Yuri Debeve is made with reference to the facts, transactions, allegations, claims, and defenses underlying, relating to, or arising from the Complaint, in the above-captioned lawsuit. The settling parties wish to avoid the delay, expense, inconvenience and uncertainty of litigation and now desire to finally compromise, settle and discharge all claims, controversies, demands, actions, or causes of action asserted ir this action as between them. Accordingly, to resolve their differences and to avoid the uncertainty and expense of further litigation, these settling parties have agreed to the following settlement agreement and stipulations.

The execution of this Agreement and the actions agreed to herein, including the entry of the Permanent Injunction, are not intended, and shall not be construed, as an admission by Charles Catheart. Scott Catheart, or Yuri Debeve of any fault, wrongdoing or liability whatscever. Indeed, the Individual Defendants expressly deny liability of any kind.

Defendants. Charles Catheart, Scott Catheart, and Yuri Debeve agree to pay to the Department of Corporations the total sum of \$300,000 to be paid by cashier's checks in the following manner. Cashier's checks totaling \$300,000 made out to "Kevin Campbell, Chapter 7 trustee" are to be delivered to the Department of Corporations or its representative on or before August 14, 2006.

Charles Catheart, Scott Catheart, and Yuri Debeve also stipulate to the immediate entry of an order permanently enjoining Charles Catheart. Scott Catheart, and Yuri Debeve and their employees and agents from violating Financial Code sections 22100 et seq., or engaging in the marketing, brokering, or making of stock loans, or other commercial or consumer loans in the State of California or to California residents unless and until they have obtained a license under the California Finance Lenders Law and complied with all applicable California state law requirements as to licensing. The Order Granting the Permanent Injunction is attached as Exhibit "A". Pursuant to the terms of the settlement, the Order attached as Exhibit A may be entered by the Court immediately without further notice to the parties or hearing and regardless of the payment of any moneys by Charles Catheart, Scott Catheart, and Yuri Debeve and is to remain in effect regardless of any payment of settlement money or lack there of, or the dismissal of the remaining action against them by Plaintiffs.

If the \$300,000 settlement payment is made by Charles Cathcart, Scott Cathcart, and Yuri Debevo in a timely manner on or before August 14, 2006, the State of California agrees to dismiss the above captioned Complaint against the Individual Defendants with prejudice with the exception of the entry of the Order for Permanent Injunction which shall remain in effect, and hereby releases all known claims against Charles Cathcart, Scott Cathcart, and Yuri Debevo for alleged past violations of the California Finance Lenders Laws and California Corporations Code

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State of California - Department of Corporations

alleged in the complaint. By agreeing to this settlement and complying with the terms of the payment of the \$300,000, again, the Individual Defendants do not admit any wrongdoing or violations of law whatsoever. Indeed, the Individual Defendants expressly deny they have engaged in any wrongdoing or otherwise violated the law.

The State of California agrees that on the Department of Corporation's website, any reference to this enforcement action contained on its that website which makes mention of any of the Individual Defendants, will also reflect that this action has been settled and resolved as relates to the Individual Defendants.

Each party shall bear their own costs and attorneys' fees relating to this action, this settlement agreement and the matters covered by this settlement agreement.

This settlement agreement shall be interpreted and enforced in accordance with the laws of the State of California.

This settlement agreement cannot be modified or otherwise changed, except by an instrument in writing, duly signed by all of the Settling Parties hereto.

This writing constitutes the complete and entire settlement agreement and understanding of the settling parties, and there are no other agreements, inducements, promises and representations or understandings, oral or otherwise, relating to its subject matter.

The settling parties acknowledge and warrant that no representation or promises of any kind or character have been made by any party hereto or anyone else, including but not limited to their respective counsel, to induce the execution of this settlement agreement except as expressly provided herein.

The invalidity or unenforceability of any particular provision of this settlement agreement shall not effect the other provisions herein, and this settlement agreement shall be construed in all respects as if such invalid or unenforceable provisions were omitted.

State of California - Department of Corporations

It is also agreed amongst the parties that this agreement may be executed and returned by facsimile and that the facsimile signature of each party will be fully binding on the parties as if it were an original signature.

It is also agreed that pursuant to this settlement, the Adversary Complaint filed by Charles Catheart in the United States Bankruptcy Court, District of South Carolina, Case number 801114-JW against the People of The State of California, which Scott Catheart and Yuri Debeve have moved to intervene in will be dismissed with prejudice as against the People of the State of California both sides to bear their own costs.

06/28/2006 19:59 00000000000000 Each of the signing parties below has the authority to sign on behalf of the entity they purport to 2 represent. 3 It is agreed and so stipulated. 4 5 Charles Cathcart 8 Date: . 2006 7 By: 8 Scott Cathcart State of California - Department of Corporations Date: ______. 2006 9 10 Yuri Debevo 11 Date: _____, 2006 12 By: Kirk Wallace, 13 Corporations Counsel, Enforcement Division, State of California 14 Department of Corporations 15 15 17 18 19 20 21 22 23 24 25 26 27

SETTLEMENT AGREEMENT AND STIPULATION FOR ENTRY OF PERMANENT INJUNCTION AGAINST CHARLES CATHCART, SCOTT CATHCART AND YURI DEBEVO

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SETTLEMENT AGREEMENT AND STIPULATION FOR ENTRY OF PERMANENT INJUNCTION AGAINST CHARLES CATTICART, SCOTT CATHCART AND YURI DEBEVC

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State of California - Department of Corporations	11 12 13 14 15 16 17 18 19 20 21 22 23 24 25	THE PEOPLE OF THE STATE OF CALIFORNIA. by and through the CALIFORNIA CORPORATIONS COMMPlaintiff. VS. DERIVIUM CAPITAL, LLC, a South Care Corporation; FIRST SECURITIES CAPITAL South Carolina Corporation; FSC FIRST SECAPITAL, LLC, a Texas Corporation; DIV DESIGN ASSOCIATES, an Irish Corporation CHARLES CATHCART, individually and as DERIVIUM CAPITAL, LLC FSC FIRST SECURITIES CAPITAL and FIRST SECURITIES CAPITAL and FIRST SECURITIES CAPITAL and FIRST CAPITAL, LLC; YURI DEBEVC, individually auditions business as DERIVIUM CAPITAL, LLC FSC ECURITIES CAPITAL and FIRST SECURITIES CAPITAL, LLC FSC ECURITIES CAPITAL and FIRST SECURITIES CAPITAL and FIRST SECURITIES CAPITAL and FIRST SECURITIES CAPITAL, LLC FSC ECURITIES CAPITAL and FIRST SECURITIES CAPITAL, LLC FSC ECURITIES CAPITAL and FIRST SECURITIES CAPITAL and FIRST SECURITIES CAPITAL, LLC FSC ECURITIES CAPITAL and FIRST SECURITIES CAPITAL, LLC FSC ECURITIES CAPITAL and FIRST SECURITIES CAPITAL AND FIRST SECURITI	Dlina AL, LLC, a ECURITIES ERSIFIED ion; DR. doing business I RITIES lividually and LC, FSC SECURITIES ally and doing EC FIRST RITIES S LIMITED, ough 70.	Case No.: 02AS05849 ORDER GRANTING PERMANENT INJUNCTION AGAINST CHARLES CATHCART, SCOIT CATHCART AND YURI DEBEVC
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TO ALL PARTIES AND THEIR ATTORNEYS OF RECORD

In the above-entitled action, Defendants, Charles Cathcart, Scott Cathcart, and Yuri Debeve, and Plaintiff. The People of the State of California by and through the California Corporations Commissioner, having settled this action as between them, stipulate to the entry of this Order Granting Permanent Injunction Against Charles Cathcart, Scott Cathcart, and Yuri Debevo.

IT IS HEREBY ADJUDGED, ORDERED, AND DECREED

Charles Catheart, Scott Catheart, and Yuri Debeve and all other persons acting in concert or participating with any of them, and each of them, are permanently restrained and enjoined from violating California Financial Code section 22100, and engaging in the marketing, brokering, or making of stock loans in the State of California or to California residents, unless and until they have obtained a California finance lender or brokers license under the California Finance Lenders Law and complied with all applicable California state law requirements as to licensing.

IT IS SO ORDERED

Date:

By: Judge of the Superior Court

ORDER GRANTING PERMANENT INJUNCTION AGAINST CHARLES CATHCART, SCOTT CATHCART AND YURI DEBEVO

EXHIBIT "A"

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